Stuart H. Schultz, #02886 STRONG & HANNI 102 South 200 East, Suite 800 Salt Lake City, UT 84111 Telephone: (801) 532-7080

Facsimile: (801) 596-1508 sschultz@strongandhanni.com Attorney for Defendant Mary Street

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

Document 67

of 3

KATE GRANT, et al.,

Plaintiff,

v.

KEVIN LONG; MILLCREEK COMMERCIAL PROPERTIES, LLC; COLLIERS INTERNATIONAL; BRENT SMITH; SPENCER TAYLOR; BLAKE MCDOUGAL; AND MARY STREET,

Defendants.

STIPULATED MOTION FOR AN **EXTENSION OF TIME FOR DEFENDANT MARY STREET TO FILE** A RESPONSIVE PLEADING

Case No. 2:23-cv-00936-DBB-DAO

District Judge David Barlow

Magistrate Judge Daphne A. Oberg

Defendant Mary Street ("Street") and Plaintiff Kate Grant ("Grant"), by and through their undersigned counsel, hereby stipulate and agree that Street may have an extension of time until Tuesday, May 28, 2024, to file her responsive pleading to Grant's Amended Complaint in this matter. Good cause exists as this case is still relatively in its early stages, and discovery has not yet commenced. A proposed Order is submitted contemporaneous herewith for the Court's consideration.

DATED this 17th day of May 2024.

STRONG & HANNI

/s/Stuart H. Schultz
Stuart H. Schultz
Attorneys for Defendant
Mary Street

CHRISTIANSEN LAW PLLC

/s/ Stephen K. Christiansen (w permission)
Randall Everett
Stephen K. Christiansen
Attorneys for Plaintiff

## **CERTIFICATE OF SERVICE**

I certify that on May 17, 2024, I served a true and correct copy of the foregoing

STIPULATED MOTION FOR AN EXTENSION OF TIME FOR DEFENDANT MARY

STREET TO FILE A RESPONSIVE PLEADING via the Court's electronic filing system,

which automatically provides a copy to all counsel of record.

an
----